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7 MANETIRONY CLERVRAIN,  
8 Plaintiff,  
9 v.  
10 EDMUND J. BROWN, et al.,  
11 Defendants.

Case No. 19-cv-01219-HSG

**ORDER DENYING REQUEST FOR  
MISCELLANEOUS RELIEF**

Re: Dkt. No. 29

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13 Plaintiff filed the instant *pro se* civil rights action pursuant to 42 U.S.C. § 1983. On May  
14 31, 2019, the Court dismissed the complaint with leave to amend because, among other things, it  
15 was incoherent and incomprehensible. Dkt. No. 17. On July 24, 2019, the Court dismissed this  
16 action and entered judgment in favor of defendants because plaintiff had not filed an amended  
17 complaint. Dkt. Nos. 19, 20. Plaintiff has now filed a pleading titled “Motion for ‘Enabling Right  
18 Status or Racial Neutral Content or [‘Revoke Alien Status Act’] indeed for Opportunity (RASA)  
19 by Invoking the Comprehensive Judicial Reform Act (CJRA).” Dkt. No. 29. This motion is  
20 DENIED. This case was closed over a year and a half ago. The Court will not entertain further  
21 motions in this closed case.

22 This order terminates Dkt. No. 29.

23 **IT IS SO ORDERED.**

24 Dated: 2/8/2021

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27 HAYWOOD S. GILLIAM, JR.  
28 United States District Judge